For GPW business and processing rules relating to publishing of notices in this gazette, please refer to page 3.

NORTHERN CAPE PROVINCE

PROFENSIYA KAPA-BOKONE



NOORD-KAAP PROVINSIE

IPHONDO LOMNTLA KOLONI

Provincial Gazette Kasete ya Profensi iGazethi YePhondo Provinsiale Koerant

Vol. 25

KIMBERLEY 12 FEBRUARY 2018 12 FEBRUARIE 2018

No. 2165



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As of *Monday, 04 January 2016*, the **Government Printing Works** has become the custodian of the Northern Cape *Provincial Gazette*.

GPW will start accepting notices from Northern Cape (NC) customers with the following conditions:

- Any submissions received from the NCPL (Northern Cape Provincial Legislature) from the 01 January 2016 will be rejected.
- Any submissions received from NC customers where the proof of payment is made to NCPL will also be rejected.
- Over and above these 2 points, the GPW Business rules and Submissions deadlines will apply.

Each province has standard notice types that are published in that specific *Provincial Gazette*. The valid notice types applicable for the Northern Cape *Provincial Gazette* are: Proclamations, General Notice, Municipal Notice, Premier's Notice

IMPORTANT NOTICE:

THE GOVERNMENT PRINTING WORKS WILL NOT BE HELD RESPONSIBLE FOR ANY ERRORS THAT MIGHT OCCUR DUE TO THE SUBMISSION OF INCOMPLETE / INCORRECT / ILLEGIBLE COPY.

NO FUTURE QUERIES WILL BE HANDLED IN CONNECTION WITH THE ABOVE.

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LIST OF TARIFF RATES FOR PUBLICATION OF NOTICES COMMENCEMENT: 1 APRIL 2016

NATIONAL AND PROVINCIAL

Notice sizes for National, Provincial & Tender gazettes 1/4, 2/4, 3/4, 4/4 per page. Notices submitted will be charged at R1000 per full page, pro-rated based on the above categories.

Pricing for National, Provincial - Variable Priced Notices				
Notice Type	Page Space	New Price (R)		
Ordinary National, Provincial	1/4 - Quarter Page	250.00		
Ordinary National, Provincial	2/4 - Half Page	500.00		
Ordinary National, Provincial	3/4 - Three Quarter Page	750.00		
Ordinary National, Provincial	4/4 - Full Page	1000.00		

EXTRA-ORDINARY

All Extra-ordinary National and Provincial gazette notices are non-standard notices and attract a variable price based on the number of pages submitted.

The pricing structure for National and Provincial notices which are submitted as **Extra ordinary submissions** will be charged at **R3000** per page.

The **Government Printing Works** (**GPW**) has established rules for submitting notices in line with its electronic notice processing system, which requires the use of electronic *Adobe* Forms. Please ensure that you adhere to these guidelines when completing and submitting your notice submission.

CLOSING TIMES FOR ACCEPTANCE OF NOTICES

- 1. The *Government Gazette* and *Government Tender Bulletin* are weekly publications that are published on Fridays and the closing time for the acceptance of notices is strictly applied according to the scheduled time for each gazette.
- 2. Please refer to the Submission Notice Deadline schedule in the table below. This schedule is also published online on the Government Printing works website <u>www.gpwonline.co.za</u>

All re-submissions will be subject to the standard cut-off times. All notices received after the closing time will be rejected.

Government Gazette Type	Publication Frequency	Publication Date	Submission Deadline	Cancellations Deadline
National Gazette	Weekly	Friday	Friday 15h00 for next Friday	Tuesday, 15h00 - 3 days prior to publication
Regulation Gazette	Weekly	Friday	Friday 15h00, to be published the following Friday	Tuesday, 15h00 - 3 days prior to publication
Petrol Price Gazette	As required	First Wednesday of the month	One week before publication	3 days prior to publication
Road Carrier Permits	Weekly	Friday	Thursday 15h00, to be published the following Friday	3 days prior to publication
Unclaimed Monies (justice, labour or lawyers)	January / As required 2 per year	Any	15 January / As required	3 days prior to publication
Parliament (acts, white paper, green paper)	As required	Any		3 days prior to publication
Manuals	As required	Any	None	None
State of Budget (National Treasury)	Monthly	Any	7 days prior to publication	3 days prior to publication
Legal Gazettes A, B and C	Weekly	Friday	One week before publication	Tuesday, 15h00 - 3 days prior to publication
Tender Bulletin	Weekly	Friday	Friday 15h00 for next Friday	Tuesday, 15h00 - 3 days prior to publication
Gauteng	Weekly	Wednesday	Two weeks before publication	3 days after submission deadline
Eastern Cape	Weekly	Monday	One week before publication	3 days prior to publication
Northern Cape	Weekly	Monday	One week before publication	3 days prior to publication
North West	Weekly	Tuesday	One week before publication	3 days prior to publication
KwaZulu-Natal	Weekly	Thursday	One week before publication	3 days prior to publication
Limpopo	Weekly	Friday	One week before publication	3 days prior to publication
Mpumalanga	Weekly	Friday	One week before publication	3 days prior to publication
Gauteng Liquor License Gazette	Monthly	Wednesday before the First Friday of the month	Two weeks before publication	3 days after submission deadline
Northern Cape Liquor License Gazette	Monthly	First Friday of the month	Two weeks before publication	3 days after submission deadline
National Liquor License Gazette	Monthly	First Friday of the month	Two weeks before publication	3 days after submission deadline
Mpumalanga Liquor License Gazette	2 per month	Second & Fourth Friday	One week before	3 days prior to publication

EXTRAORDINARY GAZETTES

3. *Extraordinary Gazettes* can have only one publication date. If multiple publications of an *Extraordinary Gazette* are required, a separate Z95/Z95Prov *Adobe* Forms for each publication date must be submitted.

NOTICE SUBMISSION PROCESS

- 4. Download the latest *Adobe* form, for the relevant notice to be placed, from the **Government Printing Works** website <u>www.gpwonline.co.za</u>.
- 5. The Adobe form needs to be completed electronically using Adobe Acrobat / Acrobat Reader. Only electronically completed Adobe forms will be accepted. No printed, handwritten and/or scanned Adobe forms will be accepted.
- 6. The completed electronic *Adobe* form has to be submitted via email to <u>submit.egazette@gpw.gov.za</u>. The form needs to be submitted in its original electronic *Adobe* format to enable the system to extract the completed information from the form for placement in the publication.
- 7. Every notice submitted **must** be accompanied by an official **GPW** quotation. This must be obtained from the *eGazette* Contact Centre.
- 8. Each notice submission should be sent as a single email. The email **must** contain **all documentation relating to a particular notice submission**.
 - 8.1. Each of the following documents must be attached to the email as a separate attachment:
 - 8.1.1. An electronically completed Adobe form, specific to the type of notice that is to be placed.
 - 8.1.1.1. For National *Government Gazette* or *Provincial Gazette* notices, the notices must be accompanied by an electronic Z95 or Z95Prov *Adobe* form
 - 8.1.1.2. The notice content (body copy) **MUST** be a separate attachment.
 - 8.1.2. A copy of the official **Government Printing Works** quotation you received for your notice . (*Please see Quotation section below for further details*)
 - 8.1.3. A valid and legible Proof of Payment / Purchase Order: **Government Printing Works** account customer must include a copy of their Purchase Order. **Non-Government Printing Works** account customer needs to submit the proof of payment for the notice
 - 8.1.4. Where separate notice content is applicable (Z95, Z95 Prov and TForm 3, it should **also** be attached as a separate attachment. (*Please see the Copy Section below, for the specifications*).
 - 8.1.5. Any additional notice information if applicable.
- 9. The electronic *Adobe* form will be taken as the primary source for the notice information to be published. Instructions that are on the email body or covering letter that contradicts the notice form content will not be considered. The information submitted on the electronic *Adobe* form will be published as-is.
- 10. To avoid duplicated publication of the same notice and double billing, Please submit your notice ONLY ONCE.
- 11. Notices brought to **GPW** by "walk-in" customers on electronic media can only be submitted in *Adobe* electronic form format. All "walk-in" customers with notices that are not on electronic *Adobe* forms will be routed to the Contact Centre where they will be assisted to complete the forms in the required format.
- 12. Should a customer submit a bulk submission of hard copy notices delivered by a messenger on behalf of any organisation e.g. newspaper publisher, the messenger will be referred back to the sender as the submission does not adhere to the submission rules.

QUOTATIONS

- 13. Quotations are valid until the next tariff change.
 - 13.1. Take note: GPW's annual tariff increase takes place on 1 April therefore any quotations issued, accepted and submitted for publication up to 31 March will keep the old tariff. For notices to be published from 1 April, a quotation must be obtained from GPW with the new tariffs. Where a tariff increase is implemented during the year, GPW endeavours to provide customers with 30 days' notice of such changes.
- 14. Each quotation has a unique number.
- 15. Form Content notices must be emailed to the eGazette Contact Centre for a quotation.
 - 15.1. The *Adobe* form supplied is uploaded by the Contact Centre Agent and the system automatically calculates the cost of your notice based on the layout/format of the content supplied.
 - 15.2. It is critical that these *Adobe* Forms are completed correctly and adhere to the guidelines as stipulated by **GPW**.

16. APPLICABLE ONLY TO GPW ACCOUNT HOLDERS:

- 16.1. GPW Account Customers must provide a valid GPW account number to obtain a quotation.
- 16.2. Accounts for **GPW** account customers **must** be active with sufficient credit to transact with **GPW** to submit notices.
 - 16.2.1. If you are unsure about or need to resolve the status of your account, please contact the GPW Finance Department prior to submitting your notices. (If the account status is not resolved prior to submission of your notice, the notice will be failed during the process).

17. APPLICABLE ONLY TO CASH CUSTOMERS:

- 17.1. Cash customers doing **bulk payments** must use a **single email address** in order to use the **same proof of payment** for submitting multiple notices.
- 18. The responsibility lies with you, the customer, to ensure that the payment made for your notice(s) to be published is sufficient to cover the cost of the notice(s).
- 19. Each quotation will be associated with one proof of payment / purchase order / cash receipt.
 - 19.1. This means that the quotation number can only be used once to make a payment.

COPY (SEPARATE NOTICE CONTENT DOCUMENT)

- 20. Where the copy is part of a separate attachment document for Z95, Z95Prov and TForm03
 - 20.1. Copy of notices must be supplied in a separate document and may not constitute part of any covering letter, purchase order, proof of payment or other attached documents.

The content document should contain only one notice. (You may include the different translations of the same notice in the same document).

20.2. The notice should be set on an A4 page, with margins and fonts set as follows:

Page size = A4 Portrait with page margins: Top = 40mm, LH/RH = 16mm, Bottom = 40mm; Use font size: Arial or Helvetica 10pt with 11pt line spacing;

Page size = A4 Landscape with page margins: Top = 16mm, LH/RH = 40mm, Bottom = 16mm; Use font size: Arial or Helvetica 10pt with 11pt line spacing;

CANCELLATIONS

- 21. Cancellation of notice submissions are accepted by GPW according to the deadlines stated in the table above in point 2. Non-compliance to these deadlines will result in your request being failed. Please pay special attention to the different deadlines for each gazette. Please note that any notices cancelled after the cancellation deadline will be published and charged at full cost.
- 22. Requests for cancellation must be sent by the original sender of the notice and must accompanied by the relevant notice reference number (N-) in the email body.

AMENDMENTS TO NOTICES

23. With effect from 01 October 2015, **GPW** will not longer accept amendments to notices. The cancellation process will need to be followed according to the deadline and a new notice submitted thereafter for the next available publication date.

REJECTIONS

- 24. All notices not meeting the submission rules will be rejected to the customer to be corrected and resubmitted. Assistance will be available through the Contact Centre should help be required when completing the forms. (012-748 6200 or email info.egazette@gpw.gov.za). Reasons for rejections include the following:
 - 24.1. Incorrectly completed forms and notices submitted in the wrong format, will be rejected.
 - 24.2. Any notice submissions not on the correct Adobe electronic form, will be rejected.
 - 24.3. Any notice submissions not accompanied by the proof of payment / purchase order will be rejected and the notice will not be processed.
 - 24.4. Any submissions or re-submissions that miss the submission cut-off times will be rejected to the customer. The Notice needs to be re-submitted with a new publication date.

APPROVAL OF NOTICES

- 25. Any notices other than legal notices are subject to the approval of the Government Printer, who may refuse acceptance or further publication of any notice.
- 26. No amendments will be accepted in respect to separate notice content that was sent with a Z95 or Z95Prov notice submissions. The copy of notice in layout format (previously known as proof-out) is only provided where requested, for Advertiser to see the notice in final Gazette layout. Should they find that the information submitted was incorrect, they should request for a notice cancellation and resubmit the corrected notice, subject to standard submission deadlines. The cancellation is also subject to the stages in the publishing process, i.e. If cancellation is received when production (printing process) has commenced, then the notice cannot be cancelled.

GOVERNMENT PRINTER INDEMNIFIED AGAINST LIABILITY

- 27. The Government Printer will assume no liability in respect of-
 - 27.1. any delay in the publication of a notice or publication of such notice on any date other than that stipulated by the advertiser;
 - 27.2. erroneous classification of a notice, or the placement of such notice in any section or under any heading other than the section or heading stipulated by the advertiser;
 - 27.3. any editing, revision, omission, typographical errors or errors resulting from faint or indistinct copy.

LIABILITY OF ADVERTISER

28. Advertisers will be held liable for any compensation and costs arising from any action which may be instituted against the Government Printer in consequence of the publication of any notice.

CUSTOMER INQUIRIES

Many of our customers request immediate feedback/confirmation of notice placement in the gazette from our Contact Centre once they have submitted their notice – While **GPW** deems it one of their highest priorities and responsibilities to provide customers with this requested feedback and the best service at all times, we are only able to do so once we have started processing your notice submission.

GPW has a 2-working day turnaround time for processing notices received according to the business rules and deadline submissions.

Please keep this in mind when making inquiries about your notice submission at the Contact Centre.

- 29. Requests for information, quotations and inquiries must be sent to the Contact Centre ONLY.
- 30. Requests for Quotations (RFQs) should be received by the Contact Centre at least **2 working days** before the submission deadline for that specific publication.

PAYMENT OF COST

- 31. The Request for Quotation for placement of the notice should be sent to the Gazette Contact Centre as indicated above, prior to submission of notice for advertising.
- 32. Payment should then be made, or Purchase Order prepared based on the received quotation, prior to the submission of the notice for advertising as these documents i.e. proof of payment or Purchase order will be required as part of the notice submission, as indicated earlier.
- 33. Every proof of payment must have a valid **GPW** quotation number as a reference on the proof of payment document.
- 34. Where there is any doubt about the cost of publication of a notice, and in the case of copy, an enquiry, accompanied by the relevant copy, should be addressed to the Gazette Contact Centre, **Government Printing Works**, Private Bag X85, Pretoria, 0001 email: <u>info.egazette@gpw.gov.za</u> before publication.
- 35. Overpayment resulting from miscalculation on the part of the advertiser of the cost of publication of a notice will not be refunded, unless the advertiser furnishes adequate reasons why such miscalculation occurred. In the event of underpayments, the difference will be recovered from the advertiser, and future notice(s) will not be published until such time as the full cost of such publication has been duly paid in cash or electronic funds transfer into the **Government Printing Works** banking account.
- 36. In the event of a notice being cancelled, a refund will be made only if no cost regarding the placing of the notice has been incurred by the **Government Printing Works**.
- 37. The **Government Printing Works** reserves the right to levy an additional charge in cases where notices, the cost of which has been calculated in accordance with the List of Fixed Tariff Rates, are subsequently found to be excessively lengthy or to contain overmuch or complicated tabulation.

PROOF OF PUBLICATION

- 38. Copies of any of the *Government Gazette* or *Provincial Gazette* can be downloaded from the **Government Printing Works** website <u>www.gpwonline.co.za</u> free of charge, should a proof of publication be required.
- 39. Printed copies may be ordered from the Publications department at the ruling price. The **Government Printing Works** will assume no liability for any failure to post or for any delay in despatching of such *Government Gazette*(s).

GOVERNMENT PRINTING WORKS CONTACT INFORMATION

Physical Address:	Postal Address:	GPW Banking Details:
Government Printing Works	Private Bag X85	Bank: ABSA Bosman Street
149 Bosman Street	Pretoria	Account No.: 405 7114 016
Pretoria	0001	Branch Code: 632-005
For Gazette and Notice submiss	ions: Gazette Submissions:	E-mail: submit.egazette@gpw.gov.za
For queries and quotations, contact: Gazette Contact Centre:		E-mail: info.egazette@gpw.gov.za
		Tel: 012-748 6200
Contact person for subscribers: Mrs M. Toka:		E-mail: subscriptions@gpw.gov.za
		Tel: 012-748-6066 / 6060 / 6058
		Fax: 012-323-9574

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GENERAL NOTICES • ALGEMENE KENNISGEWINGS

NOTICE 8 OF 2018

DAWID KRUIPER MUNICIPALTY

NOTICE

Spatial Planning and Land Use Management Act, 2013 [ACT 16 of 2013]

Applicant: Macroplan

Nature of application:

Removal of restrictive title conditions as enumerated Title Deed T2639/2017, Section A.I. (a), (b), (c) en (d) and A.II. (e) in order to utilize the rezoning on Erf 2482, Upington.

Full particulars can be obtained from the Town Planner of the Council, Telephone 054-3387074, during normal office hours (Mondays to Fridays, 07:30 to 12:30 and 13:30 to 16:30) and objections against the application, if any, must be lodged in writing to the Town Planning Section of Council on or before **Friday**, **23 February 2018**. Any person with objections against the application, who is unable to write, can report to Mr J du Plessis in office 071, during normal office hours, who will put such a person's objections in writing.

E NTOBA MUNICIPAL MANAGER Burger Centre Private Bag X6003 UPINGTON 8800

KENNISGEWING 8 VAN 2018

MUNISIPALITEIT DAWID KRUIPER

KENNISGEWING

"Spatial Planning and Land Use Management Act", 2013 [Wet 16 van 2013]

Aansoeker: Macroplan

Aard van aansoek:

Opheffing van beperkende titelvoorwaardes, soos vervat in Titelakte T2639/2017, Afdeling A.I. (a), (b), (c) en (d) en A.II. (e) ten einde die hersonering op Erf 2482, Upington, moontlik te maak.

Nadere besonderhede is verkrygbaar vanaf die Raad se Stadsbeplanner, Telefoon 054-3387074, gedurende normale kantoorure (Maandag tot Vrydag, 07:30 tot 12:30 en 13:30 tot 16:30) en besware teen die aansoek, indien enige, moet skriftelik voor of op **Vrydag, 23 Februarie 2018**, by die Raad se Stadsbeplanningsafdeling ingedien word. Indien enige persoon wat kommentaar wil lewer/vertoë wil rig, nie kan skryf nie, kan sodanige persoon gedurende normale kantoorure by Mnr J du Plessis by kantoor 071 aanmeld, waar sodanige persoon se kommentaar/vertoë op skrif gestel sal word.

E NTOBA

MUNISIPALE BESTUURDER Bugersentrum Privaatsak X6003 UPINGTON 8800

NOTICE 9 OF 2018

DAWID KRUIPER MUNICIPALITY

Spatial Planning and Land Use Management Act [Act 16 of 2013]

Applicant: Macroplan

Notice is given in terms of the provisions of Spatial Planning and Land Use Management Act (Act 16 of 2013) that the Council of Dawid Kruiper has, with effect from **25 January 2018**, per Council's resolution 2018/01/14/3463/01 (TP), approved the removal of the restrictive Title conditions in Title Deed T2473/2010, Section B.I. (a), (b), (c), (d) & II. (e) in order to make the rezoning of Erf 3463, Upington, possible.

KENNISGEWING 9 VAN 2018

MUNISIPALITEIT DAWID KRUIPER

Ruimtelike Beplanning en Grondgebruikbestuur Wet [Wet 16 van 2013]

Aansoeker : Macroplan

Hierby word ooreenkomstig die bepalings van Ruimtelike Beplanning en Grondgebruikbestuur Wet (Wet 16 van 2013) bekend gemaak dat die Dawid Kruiper Raad per besluit 2018/01/14/3463/01 (TP), met ingang van **25 Januarie 2018**, goedgekeur het dat die beperkende Titelvoorwaardes opgehef word, soos uiteengesit in T2473/2010, Afdeling B.I. (a), (b), (c) & (d) & II (e) ten einde die hersonering op Erf 3463, Upington, moontlik te maak.

This gazette is also available free online at www.gpwonline.co.za

NOTICE 10 OF 2018

DAWID KRUIPER MUNICIPALITY

NOTICE

Spatial Planning and Land Use Management Act [Act 16 of 2013]

Applicant: Macroplan

Notice is given in terms of the provisions of Spatial Planning and Land Use Management Act (Act 16 of 2013) that the Council of Dawid Kruiper has, with effect from **25 January 2018**, per Council's resolution 2018/01/15/2508&2521&2522/01 (TP), approved the removal of the restrictive Title conditions in Title Deed T1008/1968, Section B. 1, 2, 3 & 4 of Erf 2521, Upington and in Title Deed T2675/2015, Section A. (1), (2), (3) & (4) of Erf 2522, Upington, in order to allow for the land use change procedures to take place.

KENNISGEWING 10 VAN 2018

MUNISIPALITEIT DAWID KRUIPER

KENNISGEWING

Ruimtelike Beplanning en Grondgebruikbestuur Wet [Wet 16 van 2013]

Aansoeker : Macroplan

Hierby word ooreenkomstig die bepalings van Ruimtelike Beplanning en Grondgebruikbestuur Wet (Wet 16 van 2013) bekend gemaak dat die Dawid Kruiper Raad per besluit 2018/01/15/2508&2521&2522/01 (TP), met ingang van **25 Januarie 2018**, goedgekeur het dat die beperkende Titelvoorwaardes opgehef word, soos uiteengesit in T1008/1968, Afdeling B. 1, 2, 3 & 4 van Erf 2521, Upington en soos uiteengesit in Titelakte T2675/2015, Afdeling A. (1), (2), (3) & (4) van Erf 2522, Upington, ten einde die grondgebruiksveranderinge moontlik te maak.

No. 2165 15

NOTICE 11 OF 2018

NORTHERN CAPE DEPARTMENT OF COOPERATIVE GOVERNANCE, HUMAN SETTLEMENTS AND TRADITIONAL AFFAIRS



HUMAN SETTLEMENTS DEVELOPMENT GRANT REVISED FRAMEWORK FOR 2017 MTEF:

REVISED PLANNED EXPENDITURE FOR HOUSING DEVELOPMENT AGENCY AND THE COUNCIL FOR GEO-SCIENCE

OFFICIAL NOTICE

NOTICE NO.___ OF 2017

NORTHERN CAPE CO-OPERATIVE GOVERNANCE, HUMAN SETTLEMENTS AND TRADITIONAL AFFAIRS REVISED GAZETTING OF PLANNED EXPENDITURE FROM THE HUMAN SETTLEMENTS DEVELOPMENT GRANT FOR THE HOUSING DEVELOPMENT AGENCY AND THE COUNCIL FOR GEO-SCIENCE FOR THE 2017/18 MTEF

In accordance with section 12 (6) (a) of the Division of Revenue Act 3 of 2017 No 40871 I Alvin Botes, MPL in my capacity as the Member of the Executive Council for Co-operative Governance, Human Settlements and Traditional Affairs hereby publish the revised list of planned expenditure from the Human Settlements Development Grant to the Housing Development Agency and the Council for Geo-science over the Medium Term Expenditure Framework.

The Act stipulates that the "The receiving officer of the Human Settlements Development Grant must in consultation with the transferring officer, publish in the Gazette within 14 days after the act takes effect, the planned expenditure from the Human Settlements Development Grant, for the 2017/18 financial year the 2018/19 financial year and the 2019/20 financial year to the Housing Development Agency and the 2017/18 financial year to the Council for Geo-science.

The gazetted document for the above mentioned planned revised expenditure for the Human Settlements Development Grant 2017 MTEF is published and is available on the National and Provincial Treasury websites at www.ncpt.gov.za or wwww.ncpt.gov.za or http://www.ncpt.gov.za or www.ncpt.gov.za or www

Northern Cape Province Co-operative Governance, Human Settlements and Traditional Affairs 9 Cecil Sussman Road JS du Plooy Building Kimberley 8300 Telephone: 053 830 9534 Email imogodi@ncpg.gov.za

A BOTES, MPL DATE MEC FOR CO-OPERATIVE GOVERNANCE, HUMAN SETTLEMENTS AND TRADITIONAL

REVISED FRAMEWORK FOR HUMAN SETTLEMENTS DEVELOPMENT GRANT: THE HOUSING DEVELOPMENT AGENCY AND THE COUNCIL FOR GEO-SCIENCE

2017/2018

Name of allocation	Human Settlements Development Grant (Allocation and transfer to the Housing Development Agency, HDA) and the Council for Geo – science (CGS)
Transferring provincial department	Human Settlements (Vote 9)
Purpose	To provide funding to HDA and CGS to create sustainable human settlements and improved quality of household life.
Measurable outputs	Financial and non-financial performance in supply of National Human Settlements programmes.
Conditions	 Agreement in place between the Provincial Department (HOD) and HDA (CEO) to commit to delivery in terms of the signed Service Level Agreement (SLA) to commit HDA to deliver on the conditions as set out in the agreement. An appointment letter to CGS and a SLA with the department in place with CGS setting the conditions.
Allocation criteria	As agreed by Coghsta and HDA in the SLA, as well as with CGS.
Monitoring mechanism	 HDA Nationally standardized reporting systems and formats will apply specifically around the following: Financial reports and reconciliation; and Delivery progress reports covering outputs and outcomes (Financial and non-financial) CGS Delivery of reports
Project life	MTEF
Annual allocations	HDA;
	2017/18: R 39, 418, 506

	2018/19: R 64, 700, 450 2019/20: R 106, 826, 610
	<u>CGS;</u> 2017/18: R 13 481 270.03
Payment schedule	Transfers will be made to HDA in accordance with the approved payment schedule in the SLA and to CGC when reports are compiled and submitted.

ENTITY	PROJECTS	FINANCIAL YEAR		
		2017/18	2018/19	2019/20
Housing Development Agency	Sesheng	R 10 000 000	R 10, 742, 050	R 19, 467, 250
	Promised Land	R 13, 239, 206	R 4, 362, 600	R 15, 104, 650
	Danielskuil	R 5, 859, 000	R 6, 543, 900	R 8, 725, 200
	Snakepark	R 10, 320, 300	R 34, 571, 900	R 35, 172, 610
		R 39, 418, 406	R 64, 700, 450	R 106, 826, 610
Total		R 210, 945, 566		
		2017/18		
Council for Geo-science	Promised Land (667ha)	R 5, 509, 909.43		
	Churchhill (337ha)	R 2, 865,798.60		
	Danielskuil Portion 1 (101ha)	R 1, 172,415.30		
	Danielskuil Portion 2 (144ha)	R 1, 578, 241.35		
	Danielskuil Portion 3 (296ha)	R 2, 354, 905.35		
Total		R 13, 481, 270.03		

NOTICE 12 OF 2018

LOCAL GOVERNMENT NOTICE

JOHN TAOLO GAETSEWE DISTRICT MUNICIPALITY

The Municipal Manager hereby publishes, in terms of Section 13 of the Local Government Municipal Systems Act, 2000 (Act No. 32 of 2000) read with Section 162 of the Constitution of the Africa 1996 Republic of South Act (Act No. 108 of 1996) the By-Laws relating to Commonages which by-laws shall come into operation on the date of publication thereof.

DRAFT BY-LAWS RELATING TO COMMONAGES

Purpose of By-Laws

The purpose of these by-laws is to:

- (a) set aside land identified as a commonage for the pasture of animals and for the establishment of garden allotments; to assist with local development and provide for an inexpensive portion of land to allocated to indigent residents for agricultural and agricultural related activities; to provide for the conservation of a commonage through the prohibition of certain activities, the damaging of vegetation, bird and animal life and to provide for matters incidental thereto; and
- (b) manage together with the Department of Agriculture, land made available to the municipality by any organ of state and/or other organization and/or other agency to assist categories of emerging farmers.

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(1) Definitions

In these by-laws, the singular includes the plural and vice versa, any one gender includes both genders and, unless the context otherwise indicates -

"animal" means any livestock including cattle, sheep, goat, horse, mule, donkey, ostrich, pig or the hybrid of such animal;

"commonage" means any land or portion of land in any town or city of the municipality which is in possession or under the control of the municipality and recognized or set aside by it for the purpose of establishing grazing camps for animals, irrigational land or plots for gardening or other economic activity in its municipal area, excluding any farm the municipality leases to a commercial farmer as an entity;

"commonage management committee" means an advisory committee established by the council in terms of section 17(4) of the Municipal Systems Act No. 32 of 2000 read with the applicable provisions of its Standing Rules and Orders to advise it on all aspects of the management of a commonage in the municipality and the application of these by-laws, provided that the council may, in its sole discretion, establish one such management committee for all commonages in the municipality;

"commonage manager" means a person referred to in section 12 of these by-laws;

"council" means the council of the municipality;

"Department of Agriculture" means the National Department responsible for Agriculture;

"municipal area" for the purpose of these by-laws, means land outside the boundaries of any residential area in any town or city falling within the proclaimed area of jurisdiction of the municipality;

"municipality" means the John Taolo Gaetsewe District Municipality Municipality established in terms of Section 12 of the Local Government: Municipal Structures Act, 1998 and includes any political structure, political office bearer, councillor, duly authorized agent thereof or any employee thereof acting in connection with these by-laws by virtue of a power vested in the municipality and delegated or sub-delegated to such political structure, political office bearer, councillor, agent or employee;

"municipal manager" means a person appointed as such in terms of section 54A of the Municipal Systems Act and includes an acting municipal manager whether appointed or seconded by or to the municipality and, in the event of the municipality being subject to an intervention in terms of section 139 of the Constitution of the Republic of South Africa Act, 1996 or any other applicable law, includes the "Administrator" appointed as a consequence of such intervention or in terms of the conditions pertaining thereto;

"permit holder" means the person to whom a permit has been issued by the municipal manager in terms of these by-laws;

"**plot**" means any portion of a commonage set aside by the municipality for purposes other than grazing or irrigation farming.

(2) Commonage

- (1) The municipality may, subject to the provisions of any law or any restrictions regarding the use of land in the title deed of that land, by notice in the Official Gazette of the Northern Cape:
 - (a) recognize or reserve suitable municipal land as commonage in its municipal area;
 - (b) at any time add defined municipal land to the commonage so recognized or reserved;
- (2) The Northern Cape Provincial Land Reform Office may purchase and make available land to the municipality in terms of section 10 of the Provision of Land and Assistance Act, 1993 (Act No. 126 of 1993) for the purpose of farming activities by categories of emerging farmers.

- (3) The municipality must subject to the provisions of any law or any restrictions regarding the use of land in the title deed of that land manage, together with the Department of Agriculture, any land acquired by the Northern Cape Provincial Land Reform Office and transferred to it for the purpose of a commonage;
- (4) The municipality may, subject to the provisions of any law or any restrictions regarding the use of land in the title deed of that land, after consultation with the affected commonage users and the MEC for local government of the Northern Cape, by notice in the Provincial Gazette, at any time, partly or wholly withdraw any land which forms part of a commonage, excluding a commonage or portion of a commonage referred to in subsection 2.

(3) Eligibility Criteria

The following persons are eligible to use the commonage:

- (a) residents in the municipal area, including emerging farmers; and
- (b) households that qualify in terms of municipality's indigent policy;

(4) Commonage Fees

The council may, by resolution and after consultation with a commonage management committee, set fees and determine charges for the use of commonages and, for this purpose, may differentiate between categories of commonage users.

(5) Specific duties relating to commonages

The municipal manager, in consultation with a commonage management committee and the Department of Agriculture, where necessary, must:

- (1) divide each commonage into separate camps suitable for the grazing of animals, gardening plots or irrigation land and allocate a number to each camp, garden plot and irrigational land so established;
- (2) provide, in each camp, plot or irrigation land so established, such facilities as may be necessary for the maintenance of animals, gardening or irrigation therein;
- (3) compile proper maps or plans of each piece of land subdivided in terms of subsection (1) indicating thereon at least the boundaries of camps, plots, gates and waterholes;
- (4) establish and maintain the following for each commonage:-

- (a) a separate budget;
- (b) a commonage management plan linked to the Municipal Integrated Development Plan, and
- (c) a register of all registered animals kept on such commonage.
- (d) allocate the animals of each permit holder referred to in these by-laws to a specific camp or camps and notify such permit holder accordingly;
- (e) ensure that, in respect of land referred to in subsection 1, the necessary infrastructure (fences, water, roads etc) is in place before any permit is issued to a permit holder;
- (f) ensure that the minimum water requirements as set out in Annexure A are met on each piece of land reserved for grazing purposes, and, in the event of such water availability falling below the minimum requirements, subject to availability of funds or resources, support the permit holder concerned to restore the recommended levels;
- (g) ensure that the contents and conditions or permits and lease agreements, where applicable, are fair and fully understood by permit holders and lessees;
- (h) ensure that the municipality and permit holders or lessees adhere to any applicable commonage management plan;
- (j) ensure that commonages are accessible to eligible persons only and withdraw or cancel, as soon as possible, any permits issued to or concluded with persons (including institutions) other than such eligible persons;
- develop and implement a proper program of rotation of grazing on commonages;
- (k) determine the tenure of grazing permits and leases permitted under these by-laws and the conditions to be inserted in such grazing permits and leases:
- (I) keep proper records, open for public inspection, regarding-
 - (i) all permit holders and lessees;
 - (ii) dates of expiry of all permits and leases;

- (iii) payments or exemptions of payments by permit holders or lessees: and
- (iv) any other matter which, in the opinion of the municipal manager, needs to be recorded.

(6) Grazing permit required to graze animals on commonage

- (1) No person shall graze animals on a specific commonage unless he:
 - (a) is the holder of a grazing permit issued by the municipal manager in consultation with the commonage management committee, in respect of a category 1 user as identified in section 7, subject to the conditions of such permit which shall, inter alia, stipulate the camp number in the commonage and the number and kind of animals to be kept in such camp; and
 - (b) has paid the applicable fees, determined by the municipality in respect of the period for which the grazing permit was issued; and
 - (c) has, in terms of section 7 of the Animal Identification Act, 2002 (Act 6 of 2002, branded the animals he wishes to graze on the commonage;
- (2) A permit holder may partly or wholly be exempted from the payment of such commonage fees in terms of the indigent policy of the municipality;

(7) Categories of commonage users and pasture farming

Only a person or farmer falling within one of the following categories may, in respect of a specific commonage, obtain a grazing permit from the municipality for a period of not less than one year but not exceeding five years:-

- (1) Category 1 users consisting of:-
 - (i) new entrants into the commonage farming system; and/or
 - (ii) subsistence or indigent users using commonage land to supplement their income but who are not able to graduate to commercial farming; provided they meet the following requirements:
 - (a) are registered owners of animals;
 - (b) are resident in the town of the municipality in which the relevant commonage is situated;

- (c) are able to obtain an annual grazing permit from the municipality;
- (d) own a maximum number of 5 cattle or 30 sheep or 30 goats or a combination of animals equal to 5 cattle as determined by Department of Agriculture.
- (2) Category 2 users consisting of farmers:-
 - (i) who share a portion of the commonage with a maximum number of 4 other commonage farmers in terms of a livestock farming lease agreement incorporating a grazing permit with the municipality; and
 - (ii) own at least 5 cattle or 30 sheep or 30 goats or a combination of animals that is equivalent to 5 cattle but not more than 15 cattle or 90 sheep or 90 goats or a combination that is equivalent to 15 cattle.
- (3) Category 3 users consisting of farmers who-
 - (i) individually lease their own piece of land from the municipality in terms of a livestock farming agreement incorporating a grazing permit; and
 - (ii) own at least 15 cattle or 90 sheep or 90 goats or a combination of animals equal to 15 cattle but not more than 30 cattle or 180 sheep or 180 goats or a combination of animals equal to 30 cattle;
- (4) Any farmer owning more livestock than mentioned in subsection 3 (ii) may be assisted by the Northern Cape Provincial Land Reform Office or any State Department or agency to purchase land not forming part of a commonage.

(8) Categories of farmers and irrigation farming

- (1) Only a farmer falling within one of the following categories may enter into an irrigation farming lease agreement with the municipality in respect of a specific commonage for a period not less than one year but not exceeding five years:-
 - (a) Category 1 farmers consisting of farmers:-
 - (i) who belong to a farming co-operative;
 - (ii) which has a constitution approved by the municipality after consultation with the commonage management committee; and
 - (iii) who have a maximum allocation of 3ha irrigational land.

- (b) Category 2 farmers consisting of farmers who have been allocated not less than 3ha and not more than 10ha irrigational land for personal use.
- (2) Any farmer with more than 10ha irrigational land may be assisted by the Northern Cape Provincial Land Reform Office or any State Department or agency to purchase land not forming part of a commonage.
- (3) The municipality may only conclude an irrigation farming lease in terms of this section in respect of a commonage which has a sufficient supply of water or is capable of having such supply such to permit irrigation farming thereon.

(9) Application for and issue of grazing permit

- (1) An application for a grazing permit on a commonage by a category 1 user as identified in section 7 must -
 - (a) be in response to an public invitation to submit applications for grazing permits in respect of such commonage;
 - (b) be directed to the municipal manager
 - (c) be on the prescribed form made available by the municipality for this purpose;
 - (d) contain adequate proof that the applicant is a South African citizen and a permanent resident of the town in which the commonage is situated or, with the concurrence of the commonage management committee, any other town or city in the municipal area; and
 - (e) contain such further particulars as the municipality may require.
- (2) All applications received in terms of subsection 1 shall be forwarded to the responsible commonage management committee for a recommendation;
- (3) When considering an application referred to in subsection 2, the responsible commonage management committee must take into account the availability and condition of land on the relevant commonage to accommodate the required number of animals for which application is made;
- (4) After due consideration of an application referred to in subsection 2, the commonage management committee must recommend to the municipal manager that -
 - (a) the permit as applied for by the applicant be issued; or

- (b) a permit for a lesser number of animals than applied for be issued to the applicant; or
- (c) the application by the applicant be refused and supply reasons for such recommendation.
- (5) In the event of the municipal manager not agreeing with the recommendation of the commonage management committee, the matter shall be referred to the committee of the council responsible for the management of municipal commonages which shall adopt a final decision thereon.
- (6) An aggrieved applicant may, in terms of section 62(4)(b) of the Local Government: Municipal Systems Act, 2000 (Act No. 32 of 2000), appeal to the prescribed appeal authority against a recommendation by the commonage management committee and the consequent decision by either the municipal manager or committee of the council responsible for the management of municipal commonages.
- (7) A permit for the grazing of animals on a municipal commonage shall be -
 - (a) valid for not less than one year or more than 5 years and all permits shall lapse on the 30th June of the year of termination;
 - (b) subject to the conditions set out in the permit concerned and these bylaws; and
 - (c) subject to the payment of the applicable fees determined by the council.
- (8) The municipal manager, in consultation with the commonage management committee, may withdraw a permit for the grazing of animals on the municipal commonage if the permit holder contravenes or fails to:
 - (a) comply with a condition subject to which the permit was issued;
 - (b) comply with any provision of these by-laws and any other applicable law;
 - (c) comply with a lawful direction given under the hand of the municipal manager or his nominee or by a veterinary surgeon appointed by the municipality; or
 - (d) pay the applicable fees as determined by the municipality within 30 days after same becoming due -

provided that a permit holder shall first be given 14 days written notice addressed to his last known address or be hand delivered to comply with the above conditions

or provide reasons why his permit should not be withdrawn and provided further that, in the event of the permit holder providing reasons why his permit should not be withdrawn, the municipal manager shall first consider those reasons before withdrawing the relevant permit.

- (9) The holder of a permit which has been withdrawn in terms of subsection 8 shall vacate the grazing camp in respect of which it was issued within 7 days from the date of withdrawal of such permit and, in the event of the holder concerned failing to do so, it shall be competent for the municipal manager to obtain an order from a competent court for the eviction of such holder from the relevant camp.
- (10) A permit to graze animals on the commonage of the municipality is not transferable.

(10) Application for and issue of a permit in respect of gardening plots

- (1) An application for a permit to occupy a gardening plot established on a commonage must -
 - (a) be in response to an public invitation to submit such application;
 - (b) be directed to the municipal manager
 - (c) be on the prescribed form made available by the municipality for this purpose;
 - (d) contain adequate proof that the applicant is a South African citizen and a permanent resident of the town in which the commonage is situated or, with the concurrence of the commonage management committee, any other town or city in the municipal area; and
 - (e) contain such further particulars as the municipality may require.
- (2) All applications received in terms of subsection 1 shall be forwarded to the responsible commonage management committee for a recommendation;
- (3) When considering an application referred to in subsection 2, the responsible commonage management committee must take into account the availability of water and the condition of the land, including soil erosion, on the relevant commonage to accommodate gardening and, in particular, vegetable gardening;

- (4) After due consideration of an application referred to in subsection 2, the commonage management committee must recommend to the municipal manager that -
 - (a) the permit as applied for by the applicant be issued; or
 - (b) the application by the applicant be refused and supply reasons for such recommendation;
- (5) In the event of the municipal manager not agreeing with the recommendation of the commonage management committee, the matter shall be referred to the committee of the council responsible for the management of municipal commonages which shall adopt a final decision thereon.
- (6) An aggrieved applicant may, in terms of section 62(4)(b) of the Local Government: Municipal Systems Act, 2000 (Act No. 32 of 2000), appeal to the prescribed appeal authority against a recommendation by the commonage management committee and the consequent decision by either the municipal manager or committee of the council responsible for the management of municipal commonages.
- (7) A permit for a gardening plot on a municipal commonage shall be -
 - (a) valid for not less than one year or more than 5 years and all permits shall lapse on the 30th June of the year of termination;
 - (b) subject to the conditions set out in the permit concerned and these bylaws; and
 - (c) subject to the payment of the applicable fees determined by the council.
- (8) The conditions referred to in subsection 7(b) shall include at least the following conditions:
 - (a) a brief description of the type of gardening that will be permissible;
 - (b) a time limit by which the permit holder shall commence gardening on the plot allocated to him;
 - (c) a requirement that the permit holder shall keep the garden plot allocated to him free of alien vegetation, weeds, diseased plants, insect-infected plants and over-ripe vegetables or fruits, as the case may be;

- (d) that no spraying of fertilizers or pesticides etc. except such fertilizers or pesticides as may be permitted by the commonage management committee, shall take place on or near an allocated gardening plot;
- (e) the permit holder shall not deposit sand or gravel on the allocated gardening plot;
- (f) wood chips may not be deposited on an allocated gardening plot;
- (g) a 3 metre unplanted border along a gardening plot where there is no walking path must be provided;
- (h) proper use of available water resources in or near a gardening plot should be made and a gardener must avoid excessive water usage. Furthermore, no sprinkler system shall be installed in or on a gardening plot;
- (i) electric fences shall not be permitted on a gardening plot;
- (j) no digging for worms shall be permitted on a gardening plot;
- (k) glass containers are prohibited in gardening plots;
- (I) the gardener shall secure containers, bags etc. so as to prevent the contents thereof blowing onto adjoining gardening plots;
- a gardener shall be responsible for the removal of rubbish from a gardening plot;
- (n) no trading shall be permitted in or from a gardening plot.
- (9) The municipal manager, in consultation with the commonage management committee, may withdraw a permit in respect of a gardening plot if the permit holder contravenes or fails to:
 - (a) comply with a condition subject to which the permit was issued;
 - (b) comply with any provision of these by-laws and any other applicable law;
 - (c) comply with a lawful direction given under the hand of the municipal manager or his nominee; or
 - (d) pay the applicable fees as determined by the municipality within 30 days after same becoming due -

provided that a permit holder shall first be given 14 days written notice addressed to his last known address or be hand delivered to comply with the above conditions

or provide reasons why his permit should not be withdrawn and provided further that, in the event of the permit holder providing reasons why his permit should not be withdrawn, the municipal manager shall first consider those reasons before withdrawing the relevant permit.

- (9) The holder of a permit which has been withdrawn in terms of subsection 8 shall vacate the gardening plot in respect of which it was issued within 7 days from the date of withdrawal of such permit and, in the event of the holder concerned failing to do so, it shall be competent for the municipal manager to obtain an order from a competent court for the eviction of such holder from the relevant plot.
- (10) A permit to occupy a gardening plot in the municipality is not transferable.

(11) Management and maintenance of commonage

- (1) The municipal manager is responsible for the proper management and maintenance of all land, infrastructure and equipment forming part of a commonage.
- (2) The municipal manager must register and keep record of all animals kept on a commonage in terms of a valid permit issued in terms of these by-laws.
- (3) The municipality has the right to gather all animals on the commonage from time to time to ascertain if they are registered with the municipality. All unregistered animals may be impounded in accordance with the Pound by-laws of the municipality or the laws of any other competent authority.

(12) Appointment of Commonage Manager

The municipality may appoint a commonage manager with agricultural, business and communication skills or designate an existing employee of the municipality as commonage manager or enter into a service level agreement with any suitable person to perform the functions of the commonage manager as set out in these by-laws and any directives the municipal manager may issue in terms thereof from time to time provided that, with the consent of the council, the municipal manager may, in writing and subject to such conditions as he may determine, delegate any power or duty he is required to exercise or perform in terms of these by-law to the commonage manager appointed aforesaid.

(13) Prevention of veld fires

The municipal manager or any Fire Protection Association established in terms of the National Veld and Forest Fires Act, 1998 (Act No. 101 of 1998) for a commonage must either provide or ensure that a firebreak as envisaged in section 12 of this Act is established and maintained on each camp, gardening plot or irrigation land created in terms of these by-laws.

(14) **Prohibited Actions**

- (1) A permit holder or any other person shall not:
- (a) keep a pig on the commonage in any place other than in an enclosure or cage as approved by the municipal manager;
- (b) keep on the commonage any animal of which he is not the bona fide owner;
- (c) to kill and/ or slaughter any animal on the commonage, save for the purpose of disposing of the carcass of a dead animal;
- (d) use any of the municipality's water resources on a commonage without the prior written approval of the municipal manager;
- (e) erect any hut, shelter, kraal, habitation structure of any kind nor occupy, camp or squat on any portion of a commonage without the prior written approval of the municipal manager;
- (f) not without prior permission of the municipal manager, accumulate, dump or deposit or cause to be accumulated, dump or deposited on any portion of a commonage any scrap or waste;
- (g) on the commonage dig or remove soil, clay, sand, gravel or boulders without a valid and current permit issued by the municipality;
- (h) make bricks, or erect brick-, lime or charcoal kilns on a commonage;
- cut, damage, burn, destroy, gather or remove any plant, shrub, tree, timber, firewood, brushwood, manure or any grass growing or being upon any grazing camp on a commonage without prior written permission of the municipal manager;
- (j) interfere with or cause damage to any fence, gate, drinking trough, water tap or other appliance or thing, or set fire to the pasture or any bush, tree, shrub on a commonage;

- (k) make use of any road over a commonage other than such roads as shall be allowed open by the municipality from time to time;
- (I) deposit or in any way leave any poison for whatever purpose on the commonage without the written permission of the municipal manager;
- (n) kill, catch, capture, hunt, remove or attempt to kill, any game on a commonage;
- (o) set traps of whatsoever description on the commonage without the prior written consent of the municipality;
- (p) remove any bees, hives or honey from the commonage without the written permission of the municipal manager;
- (q) not hunt, shoot, catch, disturb or kill any wild bird on a commonage or destroy or disturb the nest of any wild bird, nor remove the eggs or young thereof from such nest;
- (2) The municipality may cause traps to be set for vermin on a commonage and any person interfering with or damaging such traps in any manner or letting loose or removing or causing to be loosened or removed any vermin from such traps or in any way disposing of any bodies from such a trap without the prior approval of the municipal manager, shall be guilty of an offence;
- (3) If the Municipality is of the opinion that it is in the public interest, it may, for such period and subject to such conditions as it may deem fit, exempt any person, group or category of persons in writing from compliance with any prohibited act referred to in subsection 1.

(15) Liability

The permit holder or lessee, as the case may be, shall be liable for:-

- (1) Any damage or claims, which originate from damage caused by his animal or animals outside the boundaries of a commonage; and
- (2) Any damage to or loss of the infrastructure or installations on a grazing camp, irrigation field or plot on a commonage at the expiry of the permit or lease agreement.
- (3) Any damages resulting from non compliance of the conditions of the permit.

(16) Penalties

- (1) A person who contravenes or fails to comply with any provision of these by-laws or any requirement or condition imposed in terms thereof or in any permit or who fails to pay the prescribed commonage fees due in terms thereof shall be guilty of an offence.
- (2) A person convicted of an offence in terms of subsection 1 shall be liable to a fine or to imprisonment or to both a fine and such imprisonment.

(17) Lease of dwellings and other buildings

Where, on a municipal commonage, there are dwellings and other buildings the utilization of which is incompatible with the aims and objects of these by-laws, such dwellings and buildings shall be excluded from a commonage and let by the municipality in terms of the applicable provisions of its supply chain management policy or land alienation policy, whichever may be applicable.

(18) Transitional Arrangements

Any permission obtained, right granted, condition imposed, activity permitted or anything done under a repealed law, shall be deemed to have been obtained, granted, imposed, permitted or done under the corresponding provision (if any) of these by-laws, as the case may be.

(19) Repeal of by-laws

All previous by-laws relating to commonages or any matters regulated by these by-laws are repealed from the date of promulgation of these by-laws.

(20) Short title

This by- law shall be called the Municipal Commonage By-Law, 2017.
NOTICE 13 OF 2018

The ENGLISH text of this Act has been assented to by me on: PREMIER: NORTHERN CAPE PROVINCE NORTHERN CAPE PROVINCE NORTHERN CAPE ADJUSTMENT APPROPRIATION ACT, 2017 (ACT No. 2 OF 2017) Certified correct as passed by the Northern Cape Provincial Legislature D NC Secretary of the Legislature

Act No. 2 of 2017

Page 2 NORTHERN CAPE ADJUSTMENTS APPROPRIATION ACT, 2017

ACT

To effect adjustments to the appropriation of money from the Northern Cape Provincial Revenue Fund for the requirements of the Northern Cape Province in respect of the financial year ending 31 March 2018; and to provide for matters incidental thereto.

PREAMBLE

WHEREAS Section 226(2) of the Constitution of the Republic of South Africa, 1996 provides that money may be withdrawn from the Provincial Revenue Fund only in terms of an appropriation by a provincial Act;

AND WHEREAS the Northern Cape Appropriation Act, 2017 (Act No 1 of 2017), provides for the appropriation of money from the Provincial Revenue Fund to provide for the requirements of the Northern Cape Province in respect of the financial year ending 31 March 2018;

AND WHEREAS Section 31 of the Public Financial Management Act provides for the tabling of a provincial adjustments budget to make adjustments to the appropriations in the Provincial Appropriation Act;

BE IT THEREFORE ENACTED by the Northern Cape Provincial Legislature, as follows:-

Definitions and interpretation

 In this Act, unless the context indicates otherwise, any word or expression to which a meaning has been assigned in the Northern Cape Appropriation Act, 2017 (Act No, 1 of 2017), or the Public Finance Management Act, has the meaning assigned to it in those Acts, and —

"current payments" means any payments made by a provincial department in respect of the operational requirements of that department, and includes, amongst others, payments for the compensation of employees, goods and services, interest, rental of immovable property and financial transactions relating to assets and liabilities, but exclude transfers and subsidies, and payments for capital assets;

"transfers and subsidies" means any payments made by a provincial department to another organ of state or any other person in respect of which the provincial department does not receive anything of similar value directly in return;

"payments for capital assets" means any payments made by a provincial department

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NORTHERN CAPE ADJUSTMENTS APPROPRIATION ACT, 2017

- (a) for assets that can be used continuously or repeatedly in production for more than one year, and from which future economic benefits or service potential is expected to flow directly to the provincial department making the payment; and
- (b) that must be classified as or deemed to be payments for capital assets in accordance with the "Reference Guide to the new Economic Format" (November 2003, Version 2) and the "Asset Management Framework" (April 2004, Version 3.3), issued by the National Treasury under section 76 of the Public Finance Management Act;

"Public Finance Management Act" means the Public Finance Management Act, 1999 (Act No. 1 of 1999).

Appropriation of adjusted amounts of money for the requirements of the Northern Cape Province.

- 2. (1) Adjusted appropriations by the Northern Cape Provincial Legislature of money from the Northern Cape Provincial Revenue Fund for the requirements of the Northern Cape Province in the 2017/18 financial year to votes and main divisions within a vote, and for the specific listed purposes, are set out in the Schedule to this Act.
 - (2) The spending of appropriations contemplated in subsection (1) is subject to the provisions of the Public Finance Management Act.

Short title

3. This Act is called the Northern Cape Adjustments Appropriation Act, 2017.

	SC	HEDULE					
	Details of vote Details of adjusted appropriation Current Payments						
Vote	Tītle	Total	Compensation of Employees	Goods and Services	Other	Transfers & Subsidies	Payments Capital Assets
		R'000	R'000	R'000	R'000	R'000	R'000
1	Office of the Premier To provide strategic leadership, direction and coordinated planning, monitoring and evaluation of developmental programmes to improve quality of life for all.	10 407	3 632	3 470	-	392	2 9
	1 Administration	5 385	3 450	499			14
	2 Institutional Development	2 308	-	477		360	14
	3 Policy and Governance	2 714	182	2 494		32	
2	Provincial Legislature To serve the people of the Northern Cape by building a developmental institution, for effective law making, public participation, accountability and oversight over the executive and municipalities.	21 288	800	1 179	-	13 326	59
	1 Administration	9 303		3 568			57
	2 Facilities for Members and Political Parties	9 000	112	(4 438)		13 326	
	3 Parliamentary Services	2 985	688	2 049			2
3	Transport, Safety and Liaison To coordinate and facilitate safety and security through civilian oversight over the police, promotion of good community police relations, coordination of integrated social crime prevetion, traffic law enforcement, transport systems, administration and road safety education and awareness.	28 647	(3 084)	25 574	-	2 157	4 00
	1 Administration	5 620	(36)	1 620		36	40
	2 Civilian Oversight	(2 704)	(2 709)			5	
	3 Transport Operations	17 677	(700)	16 600		1 777	
	4 Transport Regulation	8 054	361	7 354		339	
4	Education To provide quality public education, guided by our vision, and a transformed education system that reflects and advances the interests	38 271	52 246	(13 975)	-	-	-
	and aspirations of all the people of the Northen Cape.						
	1 Administration	(6 117)		(8 775)			2 65
	2 Public Ordinary School Education	52 532	57 246	(4 440)		(274)	
	3 Independent School Subsidies	-					
	4 Public Special School Education	14				14	
	5 Early Childhood Development	(5 000)	(5 000)	(260)		260	
	6 Infrastructure Development	-					
	7 Examination and Education Related Services	(3 158)		(500)			(2 65

	SCI	HEDULE					
	Details of vote	Details of adjusted appropriation Current Payments				n	
Vote	Title	Total	Compensation of Employees	Goods and Services	Other	Transfers & Subsidies	Paymen Capi Asse
5	Roads and Public Works Aim: To provide and maintain all provincial land, building and road infrastructure in an integrated sustainable manner.	R'000 23 539	R'000 (9 003)	R'000 16 713	R'000 _	R'000 11 775	R'0
	1 Administration	-	(6 926)	4 713		198	
	2 Public Works Infrastructure	8 981	(919)	(500)		10 000	
	3 Transport Infrastructure	1 539	(1 773)			1 773	
	4 Community Based Programme	13 019	615	12 500		(196)	
6	Economic Development and Tourism To create an enabling economic growth and development in the Nothern Cape Province.	6 573	(5 768)	(4 825)	-	17 166	
	1 Administration	(1 150)	(2 886)	1 552		99	
	2 Integrated Economic Development Services	(409)	(1 048)	(4 650)		5 289	
	3 Trade and Sector Development	8 000				8 000	
	4 Business Regulation and Governance	1 606	465	175		912	
	5 Economic Planning.	1 250	(500)	250		1 500	
	6 Tourism	(2 724)	(1 799)	(2 152)		1 366	
7	Sport, Arts and Culture To serve the people of the Northern Cape by promoting, protecting and developing sport and the diverse cultures of the province, at the same time be catalyst in developing programme, economic empowerment and other activities, thereby entrencing nation building and cohesion.	19 249	(6 146)	3 347	-	3 751	1
	1 Administration	2 715	1 618	1 178		(105)	
	2 Cultural Affairs	(1 524)	(1 606)	(1 192)		1 356	
	3 Library and Archives Services	17 862	(4 868)	3 333		1 100	1
	4 Sport and Recreation	196	(1 290)	28		1 400	
8	Provincial Treasury To render timeous and service delivery to clients through the promotion of efficient, effective and transparent economic use of provincial resources and ensuring the alignment of strategic plans and budgets to the Provincial Growth and Development Strategies.	19 006	(6 561)	16 641	-	4 946	,
	1 Administration	150	(1 797)	1 203		67	
	2 Sustainable Resource Management.	(2 569)	(1 230)	(1 920)		85	
	3 Asset and Liabilities Management	17 973	93	14 099		3 604	
	4 Financial Governance	2 939	(1 406)	2 852		1 166	
	5 Provincial Internal Audit.	513	(2 221)	407		24	

	SC	HEDULE						
	Details of vote	Details of adjusted appropriation						
Vote	Title	Total	Compensation of Employees	Goods and Services	Other	Transfers & Subsidies	Payments for Capital Assets	
9	Co-operative Governance, Human Settlements and Traditional Affairs To improve the quality of life for all to promote, partner and monitor systems and structures geared at meeting socio-economic and service delivery needs, for all citizens of the Northern Cape.	R'000 8 973	R'000 -	R'000 8 050	R'000 _	R'000 923	R'000	
	1 Administration	6 000		6 000				
	2 Human Settlements	11 023		2 050		8 973		
	3 Co-operative Governance.	(8 050)				(8 050)		
	4 Traditional Affairs	-						
10	Health To promote the health of the people of the Northern Cape, by providing quality health care, by means of the District Health System based on the Primary Health Care approach.	196 399	69 149	(54 429)	-	(5 471)	187 15	
	1. Administration	1 939	1 939					
	2 District Health Services	10 567	50 173	(34 135)		(5 471)		
	3 Emergency Medical Services	27 019	3 001				24 01	
	4 Provincial Hospital Services	3 110	3 110					
	5 Central Hospital Services	32 998	6 667	(20 294)			46 62	
	6 Health Sciences	ж.						
	7 Health Care Support Services	4 259	4 259					
	8. Health Facilities Management	116 507					116 50	
11	Social Development To provide together with all partners, quality welfare services, especially to all the needy and vulnerable.	51 704	(1 695)	11 074	46	5 812	36 46	
	1 Administration	1 159	(1 538)	2 588	46	63		
	2 Social Welfare Services	5 177	(1 656)	3 635		3 198		
	3 Children and Families	(3 336)	(2 060)	(3 671)		2 395		
	4 Restorative Services	48 704	4 911	7 282		44	36 46	
	5 Development and Research	-	(1 352)	1 240		112		

	SC	HEDULE					
	Details of vote		n				
Vote	Title	Total per Vote and Main Division		Goods and Services	Other	Transfers & Subsidies	Payments for Capital Assets
12	Agriculture, Land Reform and Rural Development	14 809	(6 613)	90 728	-	(24 957)	(44 349)
12	Aim: To develop the agricultural sector and contribute to the improvement of livelihoods in the province by ensuring equitable access and participation in the agricultural value chain, improving global competitiveness, promoting sustainable use of natural resources and ensuring food security.						
	1 Administration	915	(859)	769		81	924
	2 Sustainable Resource Management	(2 813)	(188)	(2 867)			242
	3 Farmer Support and Development	21 761	2 200	93 538		(25 080)	(48 897)
	4 Veterinary Services	-	(1 430)	(336)			1 766
	5 Research and Technology Development Services	(4 139)	(4 139)	(1 076)			1 076
	6 Agricultural Economics	(915)	(2 197)	1 024		42	216
	7 Rural Development Coordination	-		(324)			324
	Environment and Nature Conservation To conserve and protect the natural environment for the benefit, enjoyment and welfare of present and future generationsby integrating sustainable utilisationof socio- economic development.	3 634	430	2 372	-	732	100
	1 Administration	1 892		1 736		89	67
	2 Environmental Policy, Planning and Coordination	-					
	3 Compliance and Enforcement	317	430	(367)		254	
	4 Environmental Quality Management	2 845		2 786		106	(47)
	5 Biodiversity Management	(1 343)		(1 555)		112	100
	6 Environmental Empowerment Services	(77)		(228)		171	(20)

12-19-26

NOTICE 14 OF 2018

UMSOBOMVU MUNICIPALITY

PUBLIC NOTICE CALLING FOR INSPECTION OF 2017 TO 2018 SUPPLEMENTARY VALUATION ROLL AND LODGING OF OBJECTIONS

Notice is hereby given in terms of Section 78 of the Local Government: Municipal Property Rates Act, 2004 (Act No. 6 of 2004) hereinafter referred to as the "Act", and Section 21A of the Local Government Municipal Systems Act, 2000 (Act 32 of 2000, that a Supplementary Valuation Roll for the financial year 2017/18 has been drafted and is open for public inspection at the **Mongezi Juda Library, Colesberg Library, Noupoort Library, Colesberg, Noupoort and Norvalspont Administrative Offices** from 19 January 2018 to 19 February 2018. The Supplementary Roll and the forms for objections are also available on the municipal website (www.umsobomvumun.co.za)

An invitation is hereby made in terms of Section 49 (1)(a)(ii) of the Act to any owner of property or other person who so desires to lodge an objection with the Municipal Manager in respect of any matter reflected in or omitted from the Supplementary Valuation Roll within the above-mentioned notice period. Owners of properties must note that the values contained in the Supplementary Roll will be implemented on 1 March 2018 if no objections are received.

Attention is specifically drawn to the fact that in terms of section 50(2) of the Act an objection must be in relation to a specific individual property and not against the Valuation Roll as such.

The form for the lodging of an objection is obtainable at the Municipal Manager at 21 A Church Street, Colesberg, 9795 or electronic mail to the undermentioned address. The completed forms must be returned to the following addresses: The Municipal Manager, Private Bag X6, Colesberg, 9795 or <u>birtus@umsobomvumun.co.za</u>

For enquiries please contact Mr. B.J. Kapp on 051-7530777 or e-mail birtus@umsobomvumun.co.za

A. C. MPELA MUNICIPAL MANAGER

NOTICE NO: 2/2018

DATE: 19 January 2018

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Also available at the *Northern Cape Provincial Legislature*, Private Bag X5066, Nobengula Extension, Kimberley, 8301. Tel. : (053) 839-8073. Fax: (053) 839-8094.

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